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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
10/811,749	03/29/2004	Daniel G. O'Neil	50037.223US01	2821
27488 7590 02/08/2007 MERCHANT & GOULD (MICROSOFT) P.O. BOX 2903			EXAMINER	
			SABOURI, MAZDA	
MINNEAPOLIS, MN 55402-0903		-	ART UNIT	PAPER NUMBER
			2617	
SHORTENED STATUTOR	Y PERIOD OF RESPONSE	MAIL DATE	DELIVERY MODE	
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Please find below and/or attached an Office communication concerning this application or proceeding.

If NO period for reply is specified above, the maximum statutory period will apply and will expire 6 MONTHS from the mailing date of this communication.

	Application No.	Applicant(s)				
	10/811,749	O'NEIL ET AL.				
Office Action Summary	Examiner	Art Unit				
	Mazda Sabouri	2617				
The MAILING DATE of this communication appears on the cover sheet with the correspondence address Period for Reply						
A SHORTENED STATUTORY PERIOD FOR REPLY WHICHEVER IS LONGER, FROM THE MAILING DA - Extensions of time may be available under the provisions of 37 CFR 1.13 after SIX (6) MONTHS from the mailing date of this communication. - If NO period for reply is specified above, the maximum statutory period w - Failure to reply within the set or extended period for reply will, by statute, Any reply received by the Office later than three months after the mailing earned patent term adjustment. See 37 CFR 1.704(b).	ATE OF THIS COMMUNICATION 36(a). In no event, however, may a reply be tin will apply and will expire SIX (6) MONTHS from cause the application to become ABANDONE	N. nely filed the mailing date of this communication. D (35 U.S.C. § 133).				
Status						
1) Responsive to communication(s) filed on 20 Ju	<u>ine 2006</u> .					
2a) This action is FINAL . 2b) ⊠ This	☐ This action is FINAL . 2b) ☑ This action is non-final.					
· ·	3) Since this application is in condition for allowance except for formal matters, prosecution as to the merits is					
closed in accordance with the practice under Ex parte Quayle, 1935 C.D. 11, 453 O.G. 213.						
Disposition of Claims						
4)	vn from consideration. ted.					
Application Papers						
9) The specification is objected to by the Examine 10) The drawing(s) filed on <u>03 June 2003</u> is/are: a) Applicant may not request that any objection to the Replacement drawing sheet(s) including the correct 11) The oath or declaration is objected to by the Ex	☑ accepted or b)☐ objected to drawing(s) be held in abeyance. Selion is required if the drawing(s) is ob	e 37 CFR 1.85(a). jected to. See 37 CFR 1.121(d).				
Priority under 35 U.S.C. § 119						
 12) Acknowledgment is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d) or (f). a) All b) Some * c) None of: Certified copies of the priority documents have been received. Certified copies of the priority documents have been received in Application No Copies of the certified copies of the priority documents have been received in this National Stage application from the International Bureau (PCT Rule 17.2(a)). * See the attached detailed Office action for a list of the certified copies not received. 						
Attachment(s)						
1) Notice of References Cited (PTO-892) 4) Interview Summary (PTO-413)						
Notice of Draftsperson's Patent Drawing Review (PTO-948) Information Disclosure Statement(s) (PTO-1449 or PTO/SB/08) Paper No(s)/Mail Date	Paper No(s)/Mail D 5) Notice of Informal F 6) Other:	ate Patent Application (PTO-152)				

Art Unit: 2617

DETAILED ACTION

Continued Examination Under 37 CFR 1.114

1. A request for continued examination under 37 CFR 1.114, including the fee set forth in 37 CFR 1.17(e), was filed in this application after final rejection. Since this application is eligible for continued examination under 37 CFR 1.114, and the fee set forth in 37 CFR 1.17(e) has been timely paid, the finality of the previous Office action has been withdrawn pursuant to 37 CFR 1.114. Applicant's submission filed on 12/6/2006 has been entered.

Claim Rejections - 35 USC § 102

1. The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless -

- (a) the invention was known or used by others in this country, or patented or described in a printed publication in this or a foreign country, before the invention thereof by the applicant for a patent.
- 2. Claims 1-3,5-12,14-16,19 and 20 rejected under 35 U.S.C. 102(a) as being anticipated by US 2004/0071285 (Satoh et al.).
- 3. **As to claim 1**, Satoh teaches a method for scenario synchronizing between a primary display (103, fig 1) and a secondary display (104, fig 1) of a communication device (portable telephone), comprising
 - a. Receiving an event associated with a user-initiated application at the communication device (activating the camera application, see step 302, fig 3);

Art Unit: 2617

b. Displaying information associated with the event on the secondary display (showing image on sub display, see steps 314,318, fig 2);

- c. Initiating a task associated with the user-initiated application from the secondary display (user can take or save pictures, and modify settings on camera using sub operation keys and the sub display, see steps 315,316,319, fig 3);
- d. Accessing the primary display (opening the portable telephone, see paragraphs 120 and 121);
- e. Retrieving additional information associated with the event from the user initiated application (more information is displayed on main display, see paragraphs 41 and 123);
- f. In response to accessing the primary display, automatically displaying on the primary display the initiated task associated with the user-initiated application and displaying on the primary display the additional information associated with the initiated task (more information is shown on the main display than on the sub display, see paragraphs 41,120,121 and 123) (see Satoh, paragraphs 40-67,74 and 120-124 and figure 3).
- 4. **As to claim 8**, Satoh teaches system for scenario synchronizing in a communication device (portable telephone), comprising:
 - g. A secondary display (104, fig 1);
 - h. A primary display coupled to the secondary display (103, fig 1);

Application/Control Number: 10/811,749 Page 4

Art Unit: 2617

i. A media application (camera application) that activates upon the occurrence of a user-initiated event at the communication device, wherein:

- i. The media application provides a first level of information and functionality to the primary display (see fig 5(12), "MAIN DISPLAY PART 103"),
- ii. The media application provides a second level of information and functionality to the secondary display (see fig 5(12), "SUB DISPLAY PART 104"), the first level of information and functionality is greater than the second level of information and functionality (see paragraphs 41 and 123),
- iii. The second level of intimation and functionality associated with the user-initiated event is retrieved from the media application and displayed on the secondary display (see steps 314,318, fig 3),
- iv. Upon accessing the primary display, the first level of information and functionality associated with the user-initiated event is retrieved from the media application and displayed on the primary display, wherein navigation of the media application is not required for access to the first level of information and functionality (see paragraphs 120,121 and fig 5(12)) (see Satoh, paragraphs 40-67,74 and 120-124 and figure 3).
- 5. **As to claim 16**, Satoh teaches a computer-readable medium on which is stored a computer program for scenario synchronizing between a primary display and a secondary display of a communication device, the computer program comprising instructions, which when executed by a computer, perform:

Art Unit: 2617

- j. Displaying an item of a music list on the secondary display, wherein the item of the music list is navigable from the secondary display, wherein the item of the music list is associated with a music application (see paragraph 119);
- k. Accessing the primary display (see paragraphs 120 and 121);
- I. Automatically retrieving additional items of the music list associated with the music application;
- m. In response to accessing the primary display, automatically displaying on the primary display the additional items of the music list associated with the music application (see paragraphs 41 and 123, note that in paragraph 127, Satoh teaches that the main/sub display teachings are not limited to the camera application that is explicitly taught in the cited teachings. Satoh teaches that the sub display can display music as noted in paragraph 119. Satoh further teaches that the main display shows more information than the sub display as noted in paragraphs 41 and 123) (see Satoh, paragraph 41 and 119-124 and 127).
- 6. **As to claim 20**, Satoh teaches a system for scenario synchronizing between a primary display and a secondary display of a communication device, comprising:
 - n. Means for displaying photo media content on the secondary display, wherein the photo media content is associated with a camera application, wherein the camera application is functional on the secondary display (see steps 302,314,318 and fig 3);
 - o. Means for accessing a primary display (see paragraphs 120 and 121);

Art Unit: 2617

p. Means for retrieving additional functionality associated with the camera application upon accessing of the primary display;

- q. Means for automatically displaying on the primary display the additional functionality associated with the camera application (see paragraphs 41 and 123) (see Satoh, paragraphs 40-67,74 and 120-124 and figure 3).
- 7. As to claims 2,11 and 19, Satoh further teaches that the communication device is a clamshell flip-style device (see Satoh, figure 1).
- 8. **As to claims 3 and 12**, Satoh further teaches that opening the device makes the primary display accessible (see Satoh, paragraphs 120 and 121).
- 9. **As to claims 5 and 17**, Satoh further teaches dismissing (sub display is turned off when the phone is opened) the information associated with the event from the secondary display (see Satoh, paragraph 72).
- 10. **As to paragraphs 6 and 14**, Satoh further teaches manipulating information associated with the even on the secondary display (see Satoh, paragraph 74 and steps 315,316,319 fig 3).
- 11. **As to claims 7 and 15**, Satoh further teaches keys (106, fig 1) for manipulating the additional information associated with the event on a primary display (see Satoh, paragraph 41).
- 12. **As to claim 9**, Satoh further teaches that the primary display is larger than the secondary display (see Satoh, paragraphs 41 and 123).

Art Unit: 2617

13. **As to claim 10**, Satoh further teaches that the secondary display is located on the outer surface of the communications device (see Satoh, figure 1).

Conclusion

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Mazda Sabouri whose telephone number is 571-272-8892. The examiner can normally be reached on Monday-Friday from 9:00-5:30.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Duc Nguyen can be reached on 561-272-7503. The fax phone number for the organization where this application or proceeding is assigned is 571-273-8300.

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free). If you would like assistance from a USPTO Customer Service Representative or access to the automated information system, call 800-786-9199 (IN USA OR CANADA) or 571-272-1000.

Mazda Sabouri Examiner Art Unit 2617

Art Unit: 2617

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